

EXHIBIT B

From: John Cooper <JCooper@fbm.com>
Date: October 2, 2017 at 8:47:28 PM PDT
To: "Gonzalez, Arturo J." <AGonzalez@mofo.com>
Cc: "David Perlson (davidperlson@quinnmanuel.com)" <davidperlson@quinnmanuel.com>, Matthew Cate <MCate@fbm.com>
Subject: [EXT] Re: AL Confidential Claim

Counsel

I made my determinations as to the elevated “private” Levandowski and Ron documents referenced in Waymo’s Exhibit 16 by 4 p.m. on September 26. As the result of the hearing before Judge Alsup the next day (September 27), I decided to re-designate about 17 of the Levandowski documents and did so that day. These were documents related to trusts which I re-designated from “private” to “discussion among counsel”. I stated this on the record in the hearing before Judge Corley on September 27.

Meanwhile, there were more than 300 documents elevated for my review by Ron’s counsel that had been produced and that Ron wanted to claw back on privacy grounds. I completed my review and designation of those documents on September 28.

As of now, I have reviewed all documents in the Stroz database that have been elevated for my review.

John

John L. Cooper

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On Oct 2, 2017, at 6:50 PM, Gonzalez, Arturo J. <AGonzalez@mofo.com> wrote:

John,

In today's filing, Waymo has made an issue of the attached email. My recollection is that you promptly reviewed the documents and made a ruling. Can you please refresh my recollection on what happened? I want to make sure I correctly represent it to Judge Alsup.

ARTURO J. GONZÁLEZ

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